

Attorney Docket No.: J6886(C)
Serial No.: 10/828,906
Filed: April 21, 2004
Confirmation No.: 5655

REMARKS

The Examiner under authority of 35 U.S.C. § 121 has set a Restriction Requirement. The Examiner has identified two independent inventions listed as follows:

I. Claims 1, 4 and 6-8 drawn to a composition comprising a terpenoid classified in Class 514, Subclass 74.

II. Claims 1, 3-4, 6-8 and 9 drawn to a composition consisting of fatty compounds, classified in Class 514, Subclass 538.

Applicant elects the invention under Group I.

Further, the Examiner has required an election of species. Applicant elects the species (2) Cyclic Terpenoid.

Further, the Examiner required a second species election. Applicant under species (2) Cyclic Terpenoids elects the subspecies of Hydrocarbons.

A still further requirement was set with respect to election of a third species concerning the substituted urea. Here applicant elects hydroxyethyl urea.

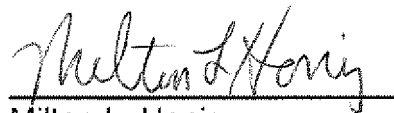
Applicant believes the following claims read on the aforementioned elections. These claims are claims 1, 2, 4, 5, 6, 7 and 10.

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Applicant retains the right to file a Divisional application on the non-elected invention and species.

In view of the foregoing elections, applicant requests the Examiner to substantively examine the application at her earliest convenience.

Respectfully submitted,

A handwritten signature in cursive script, reading "Milton L. Honig", written over a horizontal line.

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